

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF NORTH CAROLINA
CHARLOTTE DIVISION
Docket No. 3:13-CR-00019-FDW**

UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	
)	
vs.)	ORDER
)	
(1) THEODORE FALLS,)	
)	
Defendant.)	
)	
<hr/>)	
CASSANDRA LIGON and MIDFIRST)	
BANK,)	
Petitioners)	
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THIS MATTER is before the Court on the Government’s Motion in this ancillary proceeding, following a Preliminary Order of Forfeiture, (Doc. No. 124), to approve a settlement by releasing a house from government custody and allowing Petitioner Cassandra Ligon six months to attempt to sell the house, subject to certain terms and conditions. (Doc. No. 170). The Court initially granted the Motion by an Order filed May 9, 2014 (Doc. 171). This Amended Order is entered to reflect a Limited Stipulation and Request for Hearing filed May 12, 2014, (Doc. 174), by Petitioner MidFirst Bank (the “Bank”), to which Petitioner Ligon has consented. The Government has not opposed the Bank’s Limited Stipulation but has noted that the matter may require further attention by the Court to protect the bank’s interest if a problem arises in the future. (Doc. No. 176).

Upon review on record and the stipulations of the parties, the Court finds:

1. Defendant Theodore Falls (“Defendant”) consented to forfeiture of the property in his plea agreement and pled guilty to Count One of the indictment herein. Based on Defendant’s plea and conviction and the evidence submitted by the Government, the Court entered the Preliminary Order. Forfeiture of the property became final as to defendant at his sentencing hearing on April 10, 2014. Fed. R. Crim. P. 32.2(b)(4)(A).

2. Petitioner Ligon filed a timely *pro se* petition asserting an interest in the property. (Doc. No. 126). Subsequently, with the Government’s consent and the Court’s approval of an extension to correct the petition, Petitioner Ligon obtained counsel and signed a Stipulation and Consent to Settlement Order (the “Stipulation”), submitted with the Government’s motion, which the Court will deem to constitute a timely-filed amended petition (the “Ligon Petition”) to the extent that the Stipulation asserts an interest for purposes of 21 U.S.C. § 853(n)(2)-(3). The Court has jurisdiction over the property for purposes of forfeiture herein.

3. Title to the property was held in the name of Mary B. Falls., as shown by Exhibits A and B to the Stipulation. Mary B. Falls died on November 17, 2013, without a will, and left four surviving children, who are Petitioner Ligon, defendants Theodore Falls and Aaron Ligon, and Marshall Ligon. Aaron Ligon and Marshall Ligon have assigned or conveyed any interest they may have in the property to Petitioner Ligon. The parties have agreed that no one shall be allowed to live in the house during the time allowed for sale.

4. The United States and Petitioner Ligon have agreed to a settlement regarding forfeiture and the interests asserted by Petitioner Ligon and others, as follows:

(a) Petitioner Ligon will undertake to sell the property on behalf of the heirs of Mary B. Falls, for a period not to exceed six months from the date of an order approving this settlement. Before Petitioner Ligon’s final execution of a contract for sale, the

Government shall have the right to approve the terms and conditions of the contract, including the sale price and the buyer. The property shall not be sold to any member of Petitioner Ligon's family or to any person who has been or is now involved in criminal activity in the vicinity of the property, as determined by the Government.

(b) If a contract for sale is approved by the Government and executed, effective upon closing in accordance with the contract, forfeiture as provided in the Preliminary Order will be dismissed with prejudice. At or immediately after closing, the closing attorney will be authorized to record the order of dismissal and/or a release of lis pendens, which will be provided by the Government.

(c) The net proceeds payable to the seller at closing shall be disbursed to the heirs of Mary B. Falls, and/or their assignees, as their interests may appear. The Government hereby releases any forfeiture interest in those funds.

(d) If no contract for sale in accordance with this settlement is approved and signed within six months, the Ligon Petition, including any and all interests of defendant Aaron Ligon and Marshall Ligon which have been assigned or conveyed to Petitioner Ligon, shall be dismissed and a final order of forfeiture shall be entered. At any time, if requested to do so by the Government, Petitioner Ligon, Aaron Ligon, and Marshall Ligon agree to execute quitclaim deeds for the property to the Government, which will be recorded only if no contract for sale is obtained and there is no closing as provided herein.

(e) Petitioner Ligon hereby releases and forever discharges the United States, its agents, servants and employees, its successors or assigns, and all state or local governmental entities or law enforcement agencies in North Carolina and their agents,

servants and employees, their heirs, successors, or assigns, from any and all actions, causes of action, suits, proceedings, debts, dues, contracts, judgments, damages, claims, and/or demands whatsoever in law or equity which Petitioner Ligon or her heirs, successors, or assigns ever had, now have, or may have in the future in connection with this investigation, prosecution, and forfeiture.

(5) As the holder of a loan secured by a deed of trust on the property, the Bank filed a Petition on April 10, 2014, (Doc. 138), to which the Government has consented in general terms (Doc. 170). However, as provided in the Bank's Limited Stipulation, the Bank will not or may not receive monthly payments during the six month period in which Petitioner Ligon will attempt to sell the property. Therefore, to protect the Bank's secured interest in the property, the parties have agreed that the terms of the note and deed of trust should otherwise remain in effect.

(6) As noted by the Government, the Court may consider a hearing or other action to protect the Bank's interest if any party brings a future problem to the attention of the Court, but no hearing is necessary at this time.

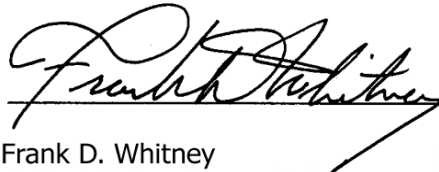
IT IS THEREFORE ORDERED:

1. The terms and conditions of the settlement of the parties are approved and incorporated herein. Although the settlement contemplates the possibility of a payment default on the note during the six months allowed for the sale of the property, the terms of the Bank's note and deed of trust shall remain in effect. Upon the application of any party, the Court may schedule this matter for a hearing to determine whether further relief is necessary protect the interest of a party.

2. The property is hereby released from the custody of the Government under the Preliminary Order.

3. The parties shall proceed with settlement as provided above.
4. Upon the sale of the property in accordance with the settlement, the Government's forfeiture claim shall be dismissed with prejudice.
5. If the property is not sold within six months from the date of this order, the Ligon Petition will be dismissed with prejudice, and Court will enter a final order of forfeiture herein, subject to any remaining interest of the Bank under its deed of trust.
6. Each party shall bear its own costs herein, including attorney fees.

IT IS SO ORDERED.


Frank D. Whitney
Chief United States District Judge

